UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

IN RE INITIAL PUBLIC OFFERING SECURITIES LITIGATION

Master File No. 21 MC 92 (SAS)

THIS DOCUMENT RELATES TO:

01 Civ. 2359; 01 Civ. 3225; 01 Civ. 3360; 01 Civ. 3910; 01 Civ. 5143; 01 Civ. 5644; 01 Civ. 5838; 01 Civ. 6000; 01 Civ. 6008; 01 Civ. 6120; 01 Civ. 6271; 01 Civ. 6277; 01 Civ. 6322; 01 Civ. 6747; 01 Civ. 6846; 01 Civ. 6870; 01 Civ. 7002; 01 Civ. 7046; 01 Civ. 7247; 01 Civ. 7344; 01 Civ. 9618; 01 Civ. 9651; 01 Civ. 9797; 01 Civ. 9799; 01 Civ. 9800; 01 Civ. 10040; 01 Civ. 10051; 01 Civ. 10075; 01 Civ. 10092; 01 Civ. 10108; 01 Civ. 10140; 01 Civ. 10161, 01 Civ. 10738; 01 Civ. 10753; 01 Civ. 10838; 01 Civ. 10867; 01 Civ. 10884; 01 Civ. 11230, 01 Civ. 11234

STIPULATION AND NOTICE OF DISMISSAL

WHEREAS, counsel for the plaintiffs and certain individual defendants listed on Schedule 1 (collectively, the "Tolling Parties") in the above-captioned actions have executed Reservation of Rights and Tolling Agreements ("Tolling Agreements") substantially similar to the form annexed hereto as Exhibit A;

WHEREAS, each of the Tolling Agreements provide for dismissal without prejudice and without costs pursuant to Fed. R. Civ. P. 41(a)(1) of all claims against certain individual defendants;

WHEREAS, counsel for each of the Tolling Parties have executed the annexed Stipulation and Orders of Dismissal ("Stipulations"), dismissing the above-captioned actions without prejudice and without costs as to certain individual defendants listed on Schedule 1;

IT IS HEREBY STIPULATED AND AGREED that the above-captioned actions are dismissed without prejudice as to the individual defendants listed on Schedule 1, and dismissed pursuant to the Opinion and Order dated February 19, 2003, as to the individual defendants listed on Schedule 2. The dismissal of the above-captioned action is without costs to the individual defendants listed on Schedules 1 and 2.

Dated: January 12, 2009

New York, New York

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ORDERED

1/22/09

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SO ORDERED

A. Scheindlin, U.S.D.J.

1/22/69

EXHIBIT A

SECOND ADDENDUM TO RESERVATION OF RIGHTS AND TOLLING AGREEMENT

The undersigned counsel for the plaintiffs, on the one hand, and the undersigned individual defendants, or counsel to the individual defendants, on the other hand (each individually a "Party" and collectively the "Parties"), hereby agree as follows:

Whereas, the Parties executed a Reservation of Rights and Tolling Agreement ("Tolling Agreement"), dated as of July 20, 2002, as amended by the Addendum to Reservation of Rights and Tolling Agreement ("First Addendum to the Tolling Agreement"); and

Whereas, the Tolling Agreement and the First Addendum to the Tolling Agreement will expire on or about September 26, 2007; and

Whereas, the Parties desire to preserve the status quo as of the effective date of this agreement and further extend the termination date of the Tolling Agreement and the First Addendum to the Tolling Agreement:

IT IS HEREBY AGREED that:

Paragraph 1 of the Tolling Agreement is amended to read:

"1. The effective date of this Reservation of Rights and Tolling Agreement ("Tolling Agreement") is August 2, 2007 (the "Effective Date")."

Paragraph 4 of the Tolling Agreement is amended to read:

"4. The statute of limitations, or any similar limitations period, and any other defense in law or equity relating to the passage of time as in effect on the Effective Date of this Tolling Agreement are tolled with respect to claims that constitute interrelated wrongful acts (as such term or a similar term is defined in the relevant insurance policy of the Party's primary carrier) with regard to the facts and issues alleged in the case captioned *In re: Initial Public Offering Securities Litigation, 21 MC 92 (SAS)* (the "IPO Actions"), that any Party may have or bring

against another Party, including members of the putative class set forth in the amended complaint in the IPO action in which such Parties are named, from the Effective Date of this Tolling

Agreement through and including the earlier of:

- (a) 30 days after the date of termination of this Tolling Agreement; or
- (b) August 27, 2010.

Because the Parties have agreed that the Effective Date of this Tolling Agreement is August 2, 2007, the applicable statute of limitations for the claims currently asserted in the IPO Actions shall be the statute of limitations for such claims as they are in effect as of the Effective Date of this Tolling Agreement, and not any subsequently amended statute of limitations period."

Paragraph 7 of the Tolling Agreement is amended to read:

"7. Nothing in this Tolling Agreement shall have the effect of reviving any claims that are otherwise barred by any statute of limitations or similar rule of law or equity prior to the Effective Date."

Paragraph 13 of the Tolling Agreement is amended to read:

"13. This Tolling Agreement may be terminated by any Party. The termination shall be effective upon the later of delivery of a written notice of termination from any Party addressed to Counsel for the other Party or the posting of such notice on LexisNexis File and Serve. Pursuant to Paragraph 4 above, the statute of limitations, or similar limitation periods, and any other defense relating to the passage of time shall be tolled until 30 days after the effective date of termination. Notice of termination provided hereunder shall be posted on LexisNexis File and Serve and sent by facsimile or overnight delivery to the following persons at the addresses set out below:

If to the Individual Defendants:

Morrison & Foerster LLP Attn: Jack C. Auspitz, Esq. 1290 Avenue of the Americas New York, NY 10104 Tel: (212) 468-8000 Fax: (212) 468-7900

If to the Plaintiffs:

Milberg Weiss LLP Attn: Melvyn I. Weiss, Esq. One Pennsylvania Plaza New York, NY 10119-0165 Tel: (212) 594-5300 Fax: (212) 868-1229

and

Bernstein Liebhard & Lifshitz, LLP Attn: Stanley D. Bernstein, Esq. 10 East 40th Street, 22nd Floor New York, NY 10016 Tel: (212) 779-1414

Fax: (212) 779-3218"

Paragraph 15 of the Tolling Agreement is amended to read:

"15. This Tolling Agreement shall not be deemed to be an acceptance of service or waiver of any rights, claims or defenses which any Party may have, and which the Parties expressly reserve, with respect to past or future efforts to serve, except as follows:

- (a) The Parties agree that where multiple complaints were filed with respect to a particular Party, proper service of one such complaint upon that Party shall be deemed proper service of all such complaints against that Party; and
- (b) If any plaintiff seeks to recommence litigation pursuant to this Tolling

 Agreement against a dismissed Party, that plaintiff need not re-serve the summons or complaint

 upon that Party, but may rest upon any prior efforts to serve that Party, subject to whatever rights,

claims, or defenses that Party may have with regard to the prior service, but plaintiff shall post on LexisNexis File and Serve a notice of recommencement of the IPO Action or any of the tolled claims against such dismissed Party."

The signatories to this Second Addendum to Reservation of Rights and Tolling

Agreement ("Second Addendum to the Tolling Agreement") represent and warrant that they have
the authority to bind the Parties on whose behalf they are executing this Second Addendum to the
Tolling Agreement.

Tolling Agreement.	
Dated:, 2007	
	By:
Dated: , 2007	
	By:
	Plaintiffs Executive Committee
	Member
	On behalf of plaintiff on behalf of
	himself and all others similarly
	situated

SCHEDULE 1 OF INDIVIDUAL DEFENDANTS

ISSUER	DOCKET NO.	INDIVIDUAL DEFENDANT
Accelerated Networks, Inc.	01 Civ. 5644	Anthony T. Maher
		Lip-Bu Tan
AirNat Communications Com	01 Cir. 101(1	I II- II
AirNet Communications Corp.	01 Civ. 10161	Lee Hamilton
Airspan Networks, Inc.	01 Civ. 6747	Eric D. Stonestrom
		Bit B. Stoneogon
Akamai Technologies, Inc.	01 Civ. 6000	George H. Conrades
		Robert Ball, III
		Terrance McGuire
		Timothy Weller
		Todd Dagres
Ariba, Inc.	01 Civ. 2359	Edward Kinsey
	01 0111 2009	Daward Rinbey
Autoweb.com	01 Civ. 3360	Mark R. Ross
Avantgo Inc.	01 Civ. 9618	Felix Lin
Cacheflow, Inc.	01 Civ. 5143	Drian M. NaConish
Cachenow, Inc.	01 CIV. 3143	Brian M. NeSmith Michael J. Johnson
		Wichael J. Johnson
Clarent Corp.	01 Civ. 6322	Richard Heaps
Drugstore.com, Inc.	01 Civ. 5838	Howard Schultz
Equinix, Inc.	01 Civ. 7002	Andrew S. Rachleff
Evolve Software, Inc.	01 Civ. 9800	Douglas S. Sinclair
Evolve Software, Inc.	01 017. 7000	John P. Bantleman
		Kenneth J. Bozzini
FlashNet Comm., Inc.	01 Civ. 10738	Michael Scott Leslie
2/	01.67	- N. 1.6-11
iManage, Inc.	01 Civ. 6277	Mark Culhane
Integrated Information Systems, Inc.	01 Civ. 6120	Daniel Roche
integrated information bystems, inc.	01 CIV. 0120	Daniel Roche
Integrated Telecom Express, Inc.	01 Civ. 10108	Daniel Chen
		Richard H. Forte
		Timothy A. Rogers
	01.01.5016	
Lante Corporation	01 Civ. 7046	John Oltman
		Mark Tebbe
Marketwatch.com, Inc.	01 Civ. 3225	Alan J. Hirschfield
Transfer decine only life.	01 017. 3223	Allan R. Tessler
		Mark F. Imperiale

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SCHEDULE 1 OF INDIVIDUAL DEFENDANTS

ISSUER	DOCKET NO.	INDIVIDUAL DEFENDANT
MCK Communications, Inc.	01 Civ. 11230	Steven Benson
		Paul K. Zurlo
Metawave Communications Corp.	01 Civ. 9799	Douglas O. Reudink
Multex	01 Civ. 3910	Lennert J. Leader
		Philip Callaghan
		Philip Scheps
Nuance Communications, Inc.	01 Civ. 7344	Ronald Croen
Optio Software, Inc.	01 Civ 10051	C. Wayne Cape
Optio Bottware, me.	01 CIV 10031	F. Barron Hughes
PurchasePro.com, Inc.	01 Civ. 10867	Richard C. St. Peter
r trenaser roleom, me.	01 Civ. 10007	Richard C. St. 1 etci
Repeater Technologies, Inc.	01 Civ. 10140	Chris Branscum
		Kenneth Kenitzer
		Timothy Marcotte
SmartDisk Corporation	01 Civ. 6870	Addison Fischer
SmartDisk Corporation	01 CIV. 0070	Michael S. Battaglia
Spanish Broadcasting System, Inc.	01 Civ. 10753	Raul Alarcon, Jr.
		Pablo Raul Alarcon, Sr.
		Joseph A. Garcia
Starmedia	01 Civ. 6846	Fernando J. Espuelas
	02 021, 00 10	Jack C. Chen
		Steven J. Heller
SMTC C	01 Circ 10020	David W-llass
SMTC Corp.	01 Civ. 10838	Paul Walker Richard Smith
		Richard Simui
Tenfold Corporation	01 Civ. 9797	Gary D. Kennedy
The Globe.com, Inc.	01 Civ. 7247	Edgard A. Cespedes
The Carolina inc.	01 011. 1211	Stephan J. Paternot
Tielrets com Inc	01 Civ. 6008	C. Ian S.MSmith
Tickets.com, Inc.	01 Clv. 0008	Michael R. Rodrigues
		Nicholas E. Sinacori
		THOMAS E. SHAROH
Viador, Inc.	01 Civ. 10040	Raja H. Venkatesh
Vegra not Inc	01 Civ. 10075	Fred L. Brown
Xcare.net, Inc.	UI CIV. 100/5	ried L. Brown

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SCHEDULE 2 OF INDIVIDUAL DEFENDANTS

ISSUER	DOCKET NO.	INDIVIDUAL DEFENDANT
Click Commerce, Inc.	01 Civ. 11234	Michael W. Ferro, Jr.
		Rebecca S. Maskey
Metasolv Software, Inc.	01 Civ. 9651	Glenn A. Etherington
		James P. Janicki